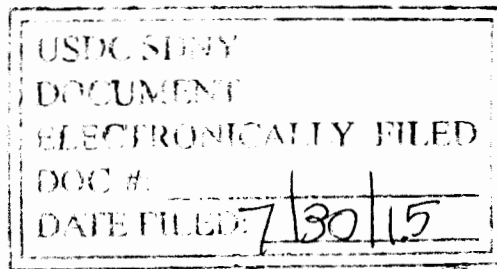


SCOPPETTA SEIFF KRETZ & ABERCROMBIE

ERIC A. SEIFF  
WALTER A. KRETZ, JR.  
CHARLES D. ABERCROMBIE\*

MARIANA OLENKO

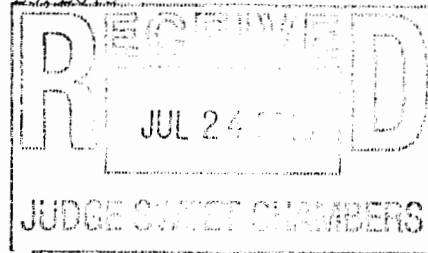
\*ALSO ADMITTED IN CT



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July 23, 2015



Honorable Robert W. Sweet  
United States District Judge  
United States District Court  
Southern District of New York  
500 Pearl Street  
New York, NY 10007

Re: Schoolcraft v. The City of New York, et al., 10-CV-6005 (RWS)

Dear Judge Sweet:

On behalf of defendant Steven Mauriello, enclosed are courtesy copies of his notice of motion and memorandum of law in support of his motion for reconsideration of the dismissal of his counterclaims, filed electronically on June 2, 2015, as well as a courtesy copy of our Reply Memorandum and a Declaration with annexed exhibits SM DN and SM DO in further support of that motion, filed electronically earlier today. We respectfully request the Court's acceptance for filing of the reply memorandum at a length of 15 pages, and acceptance for filing of the Reply Declaration with two additional exhibits – excerpts from plaintiff's deposition and a copy of a letter to the Court on March 7, 2014, relating to a discovery dispute.

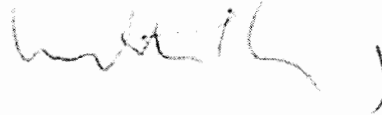
In connection with the submission of the underlying motions for summary judgment in February and March of this year, I requested in correspondence with the Court the Court's permission to submit certain designated exhibits under seal. I renew that request as I had not received a response, and some of the sealed exhibits are particularly relevant to the matters raised on the motion for reconsideration. Specifically, I renew my request for permission to file under seal SM Exhibit CR, containing the IAB report commencing with Bates number NYC10123 through 10156, SM Exhibit CK, with pages from the QAD Report – D000508, 510-15, 517-19, and 541-43, SM Exhibit DD, containing copies of complaint reports and related documents, and SM Exhibit DM. SM Exhibit DD includes complaint reports discussed in the QAD report and marked at one session of plaintiff's deposition as Defendants' Exhibits K through P. They bear Bates numbers SM0001 through SM0060. SM Exhibit DD also includes complaint reports produced in discovery by the City Defendants bearing Bates numbers NYC00011596-

*So ordered*  
*Sweet USDS*  
*7.29.15*

628. (When providing an index of our exhibits to the Court and all counsel, I incorrectly had indicated only the Bates numbers for the City Defendants' documents.)

I apologize for the trouble, and thank the Court for its consideration.

Respectfully submitted,

A handwritten signature in dark ink, appearing to read "Walter A. Kretz, Jr.", with a stylized flourish at the end.

Walter A. Kretz, Jr.

cc: All Counsel, By E-Mail